1	DAVID Z CHECNOFE EGO	
1	DAVID Z. CHESNOFF, ESQ. Nevada Bar No. 2292	
2	RICHARD A. SCHONFELD, ESQ.	
3	Nevada Bar No. 6815	
٦	CHESNOFF & SCHONFELD	
4	520 S. 4th Street	
5	Las Vegas, Nevada 89101	
3	Telephone: 702-384-5563	
6	Email: dzchesnoff @cslawoffice.net	
	rschonfeld@cslawoffice.net	
7		
8	MARK E. FERRARIO, ESQ.	
	Nevada Bar No. 1625 TAMI D. COWDEN, ESQ	
9	Nevada Bar No. 8994	
10	LAYNE M. OPIE	
	Nevada Bar No. 12623	
11	GREENBERG TRAURIG, LLP	
12	10845 Griffith Peak Drive, Suite 600	
	Las Vegas, Nevada 89135	
13	Telephone: (702) 792-3773 Facsimile: (702) 792-9002	
14	Email: ferrariom@gtlaw.com	
	cowdent@gtlaw.com	
15	opiea@gtlaw.com	
16	Attonuous for SHAC IIC dha Sannhina Ca	nutlaman's Club
	Attorneys for SHAC, LLC dba Sapphire Ge SHAC MT, LLC, David Michael Talla, and	
17	Diric Mil, 220, 2474 Michael Iunu, 474	
18		
		TATES DISTRICT COURT
19	FOR THE DIS	TRICT OF NEVADA
20	CORRISA JONES, on behalf of herself) Case No. 2:15-cv-01382- RFB-CWH
_,	and on behalf of all others similarly)
21	situated,) STIPULATION TO EXTEND TIME
22	D1.1.4100) FOR PARTIES TO FILE THEIR) JOINT PRETRIAL MEMORANDUM
	Plaintiffs,) [Dkt. 247] AND FOR DEFENDANTS
23	vs.	TO FILE THEIR REPLY TO
24) PLAINTIFFS' OPPOSITION TO
	SHAC, LLC, D/B/A SHAPPHIRE [sic]) MOTION FOR RECONSIDERATION
25	GENTLEMEN'S CLUB; SHAC MT,	OF ORDER GRANTING PARTIAL OF SHIMMARY HIDCMENT IDET 2411
26	LLC, DAVID MICHAEL TALLA and PETER FEINSTEIN,) SUMMARY JUDGMENT [DKT 241] AND/OR TO ALTER JUDGMENT
	A DEBICE DEING)
27	Defendants.	·)
28)

27

28

COMES NOW, Defendants SHAC, LLC, dba Sapphire Gentlemen's Club, SHAC MT, LLC, David Michael Talla, and Peter Feinstein (collectively "Defendants"), by and through their undersigned counsel of record David Z. Chesnoff, Esq., and Richard A. Schonfeld, Esq., of the law offices of Chesnoff & Schonfeld, and Plaintiff Corissa Jones and all Plaintiffs who opted into the instant action ("Class Plaintiffs") by and through their counsel David W. Hodges, Esq., and hereby Stipulate to extend the deadline to April 3, 2020, for filing a Joint Pretrial Memorandum [Dkt. 247] and for Defendants to Reply to the Opposition to their Motion for Reconsideration [Motion is located at Dkt 245]. On October 30, 2019 the parties attended mediation and in principle reached a resolution to this case. Thereafter the parties worked hard toward preparing settlement documents; however, a delay resulted from attorney Carl Fitz leaving the Kennedy Hodges LLP law firm. The parties are continuing their efforts to finalize the settlement documents as well as their efforts to complete other conditions precedent to effectuating the settlement.

IT IS SO STIPULATED.

CHESNOFF & SCHONFELD

/s/ Richard A. Schonfeld

DAVID Z. CHESNOFF, ESQ.

RICHARD A. SCHONFELD, ESQ.

520 South Fourth Street

Las Vegas, Nevada 89101

Tel.: [702] 38-5563

Counsel for Defendants

IT IS ORDERED that the Parties Joint Pretrial Memorandum [Dkt. 247] is now due on or before April 3, 2020.

IT IS FURTHER ORDERED that the Reply to the Opposition to the Motion for Reconsideration [Dkt. 245] is now due on or before April 3, 2020.

IT IS SO ORDERED.

RICHARD F. BOULWARE, II UNITED STATES DISTRICT JUDGE

KENNEDY HODGES LLP

/s/ David W. Hodges

Houston, Texas 77006

Counsel for Plaintiffs

4409 Montrose Blvd, Suite 200

hac vice)

DAVID W. HODGES (admitted pro

February 7, 2020